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12 Attorneys for Defendants and Counter-Plaintiffs  
 13 VICTOR COMPANY OF JAPAN, LTD. and JVC  
 COMPONENTS (THAILAND) CO., LTD., and Defendants  
 AGILIS INC. and AGILIS TECHNOLOGY INC.

HOWARD  
RICE  
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CANADY  
FALK  
& RABKIN  
A Professional Corporation

14  
 15 UNITED STATES DISTRICT COURT  
 16 NORTHERN DISTRICT OF CALIFORNIA  
 17 OAKLAND DIVISION

18 NIDEC CORPORATION

Case No. C05 00686 SBA (EMC)

19 Plaintiff,

Action Filed: February 15, 2005

20 v.

*E-Filing*

21 VICTOR COMPANY OF JAPAN, LTD., JVC  
 22 COMPONENTS (THAILAND) CO., LTD.,  
 AGILIS INC., and AGILIS TECHNOLOGY  
 INC.,

STIPULATION AND [PROPOSED] ORDER  
 CONCERNING THE BRIEFING SCHEDULE  
 AND HEARING FOR JVC'S MOTION  
REGARDING DISCOVERY [D.I. 449]

23 Defendants,

24 NIDEC AMERICA CORPORATION and  
 25 NIDEC SINGAPORE PTE, LTD.,

26 Additional Defendants on  
 27 the Counterclaims.

1           Further to the parties' meet-and-confer teleconferences on January 8, 2007, and pursuant to  
 2 Civil L.R. 7-12 of the Local Rules of Practice in Civil Proceedings before the United States District  
 3 Court for the Northern District of California, the parties stipulate to an order providing the  
 4 following:

5         1. The hearing date for the Emergency Motion Regarding Discovery ("Motion Regarding  
 6 Discovery") [D.I. 449] filed by Defendants and Counter-plaintiffs Victor Company Of Japan, Inc.  
 7 and JVC Components (Thailand) Co., Ltd., and Defendants Agilis, Inc. and Agilis Technology,  
 8 Inc. (collectively, "JVC") on January 5, 2007 is set for February 14, 2007, at 10:30 a.m., or as soon  
 9 thereafter as possible.

10         2. Nidec Corporation's ("Nidec") opposition to JVC's Motion Regarding Discovery is due  
 11 on or before January 24, 2007.

12         3. JVC's reply in further support of its Motion Regarding Discovery is due on or before  
 13 January 31, 2007.

14         4. Nidec does not object to JVC's Motion Regarding Discovery on the grounds that the  
 15 Motion will be heard after the close of discovery on January 10, 2007.

16         5. Upon entry of this stipulation and order, JVC's Motion to Shorten Time on JVC's  
 17 Emergency Motion Regarding Discovery [D.I. 451] is moot.

19           IT IS SO AGREED AND STIPULATED.

21         Dated: January 9, 2007

MORGAN, LEWIS & BOCKIUS LLP  
 FRANKLIN BROCKWAY GOWDY  
 THOMAS D. KOHLER  
 DAVID C. BOHRER  
 MICHAEL J. LYONS  
 DION M. BREGMAN

24         By:

/s/  
 25           THOMAS D. KOHLER

26           Attorneys for Plaintiff and Counter-Defendant  
 27           NIDEC CORPORATION and Additional  
 28           Defendants NIDEC AMERICA  
             CORPORATION and NIDEC SINGAPORE

1 Dated: January 9, 2007

2  
3 HOWARD RICK NEMEROVSKI CANADY  
4 FALK & RABKIN  
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6 BOBBIE J. WILSON SBN 148317

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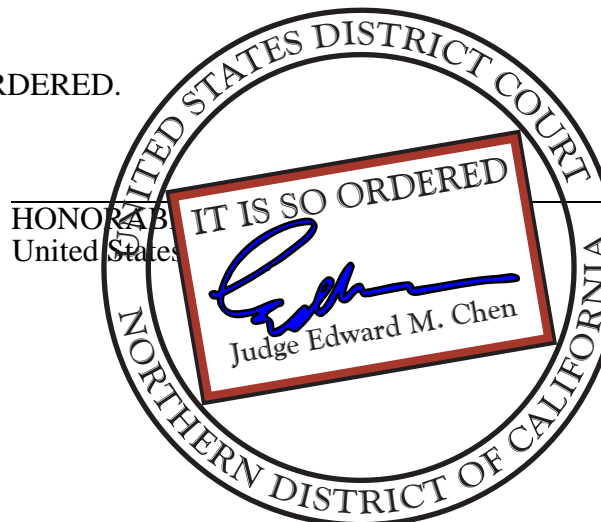
12 By: /s/  
13 ANTHONY F. LO CICERO

14 Attorneys for Defendants and Counter-Plaintiffs  
15 VICTOR COMPANY OF JAPAN, LTD. and  
16 JVC COMPONENTS (THAILAND) CO., LTD  
17 and Defendants AGILIS INC., and AGILIS  
18 TECHNOLOGY INC.

19 HOWARD  
20 RICE  
21 NEMEROVSKI  
22 CANADY  
23 FALK  
24 & RABKIN  
25  
26 A Professional Corporation

27 PURSUANT TO STIPULATION, IT IS SO ORDERED.

28 Dated: January 9, 2007



1 Pursuant to General Order No. 45, Section X(B) regarding signatures, I, Anthony F. Lo Cicero,  
2 attest that concurrence in the filing of this document has been obtained from each of the other  
3 signatories. I declare under penalty of perjury under the laws of the United States of America that the  
4 foregoing is true and correct. Executed this 9th day of January 2007, at New York, New York.

5 /s/  
6 ANTHONY F. LO CICERO  
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